UNITED STATES RATENT	T AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 22: www.uspto.gov	OR PATENTS
APPLICATION NO. FILING DOLE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/688,900 10/21/2003	Jerome Daviot	60937-0172-US	3765
9629 7590 09/01/2005		EXAM	INER
MORGAN LEWIS & BOCKIUS LLP 1111 PENNSYLVANIA AVENUE NW		AHMED, SHAMIM	
WASHINGTON, DC 20004		ART UNIT	PAPER NUMBER
		1765	
		DATE MAILED: 09/01/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

Docketed 9/6/05 Attorney VNB/CGH/Dmw
Case 60937-0172

Due Date Octobe 1, 2005

Action Non-Compliance Response

By Gh Chic

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MORGAN, LEWIS & BOCKIUS LLP
PTO-90C (Rev. 10/03)

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	SEP 0 9 2005	Application No.	Applicant(s)	
Notice of Non-Comp	Ant &	10/68892		
Amendment (37 CFR	1 1 DEMARKOT	Examiner /	Art Unit	
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The MAILING DATE of this co	mmunication app	ears on the cover sheet wi	th the correspondence a	ddress
The amendment document filed on	1/12/05	is considered non-com	nliant hocause it has fail	led to most the
THE FOLLOWING MARKED (X) ITEM(1. Amendments to the specific A. Amended paragraph(B. New paragraph(s) sho C. Other	ation: s) do not include	markings.	NT TO BE NON-COMPL	LIANT:
2. Abstract:A. Not presented on a seB. Other	eparate sheet. 37	CFR 1.72.	·	
☐ 3. Amendments to the drawing ☐ A. The drawings are not "Annotated Sheet" as ☐ B. The practice of submi showing amended fig	properly identified required by 37 C tting proposed dra	d in the top margin as "Re FR 1.121(d). awing correction has beer kings, in compliance with	eliminated Replacem	ent drawings
of each claim has not be of each claim cannot number by using one	oes not include the en provided with be identified. Not of the following sill, (New), (Not entendment paper has format required intromat required	the text of all pending claim the proper status identified the status of every claimatus identifiers: (Original) tered), (Withdrawn) and (Vave not been presented in the common of the c	er, and as such, the indiving must be indicated after, (Currently amended), (Withdrawn-currently amended) ascending numerical or	vidual status er its claim (Canceled), ended). rder.
TIME PERIODS FOR FILING A REPLY				
 Applicant is given no new time peri filed after allowance. If applicant wis entire corrected amendment must 	snes to resubmit t be resubmitted w	he non-compliant after-fin vithin the time period set fo	nal amendment with correction to the correction of the final Office ac	ections, the tion.
 Applicant is given one month, or thi corrected section of the non-compl amendment is one of the following: a request for continued examination (F period under 37 CFR 1.103(a) or (c) 	liant amendment a preliminary ame RCE) under 37 CF	in compliance with 37 CFI ndment, a non-final amen FR 1.114), a supplementa	R 1.121, if the non-comp idment (including a subn Lamendment filed within	oliant
Extensions of time are available amendment or an amendment file	under 37 CFR 1. ed in response to	136(a) <u>only</u> if the non-con a <i>Quayle</i> action.	npliant amendment is a	non-final
Failure to timely respond to this Abandonment of the application of the application of the application of the amendment is amendment. Amendment Amendment	on if the non-com ction; or f the non-complia	pliant amendment is a no		plemental
Legal Instruments Ex	kaminer (LIE)		Telephone No.	

U.S. Patent and Trademark Office PTOL-324 (08-05)

Part of Paper No.